Case 1:10-cv-00007 Document 54 Filed 02/21/12 Page 1 of 2 FILED Clerk District Court FEB 2 1 302 1 2 For The Northern Mariana Islands (Deputy Clerk) 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE NORTHERN MARIANA ISLANDS 6 7 SIN HO NAM. 8 Case No.: 1:10-CV-00007 Plaintiff/Counter-Defendant, 9 ORDER: 10 v. DENYING PLAINTIFF'S MOTION (1) 11 RAMON K. QUICHOCHO and JOAQUIN Q. TO AMEND ORDER DISMISSING CASE; DENYING PARTIES' STIPULATION ATALIG, 12 TO MOVE HEARING AND EXTEND TIME 13 Defendants/Counter-Plaintiffs. TO REPLY; and (3) VACATING HEARING 14 15 16 On December 27, 2011, the Court denied a motion to enforce the settlement 17 agreement in this case. (Order, Dkt. No. 47.) The grounds for the denial were that in the 18 Order Dismissing Case (Dkt. No. 43), the Court did not expressly retain jurisdiction to 19 enforce the agreement. Now before the Court is the Plaintiff's Motion to Amend Order 20 Dismissing Case (hereafter "Motion to Amend," Dkt. No. 49) and Memorandum of Points and 21 Authorities (Dkt. No. 48), filed on January 17, 2012. Also before the Court is a second 22 Stipulation to Move Hearing and Extend Time for Reply ("Stipulation," Dkt. No. 53), filed on 23 February 16, 2012. The Court finds that the Motion to Amend is suitable for decision on the 24 papers already filed. For the following reasons, the Motion to Amend is DENIED, the 25 Stipulation is DENIED, and the hearing set for February 23, 2012, is VACATED. 26 A court has authority to correct a mistake arising from an oversight or omission whenever 27 one is found in an order. Fed. R. Civ. P. 60(a). Plaintiff asserts that the failure to expressly 28 retain jurisdiction was just such an oversight or omission. (Motion to Amend at 2.) Plaintiff -1-

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avers that the parties had agreed the Court would retain jurisdiction and that the Court intended to do so. (*Id.* at 1.) In support, Plaintiff cites to *Lopez Morales v. Hosp. Hermanos Melendez*, *Inc.*, 460 F.Supp.2d 288 (D.P.R. 2006). There, the court granted Rule 60(a) relief to amend a dismissal order so as to retain jurisdiction to enforce a settlement agreement. *Id.* at 296.

It is far from certain that Rule 60(a) gives a court the authority to recapture lost jurisdiction. "The past cannot be rewritten; Rule 60(a) allows a court to correct records to show what was done, rather than change them to reflect what should have been done." Blue Cross & Blue Shield Ass'n v. Am. Express Co., 467 F.3d 634, 637 (7th Cir. 2006) (emphasis in original); accord Pollack v. Rosalind Franklin University, 2006 WL 3783418, *5 (N.D. Ill. 2006) (refusing to amend dismissal order under Rule 60(a) because failure to retain jurisdiction was not error of transcription, copying, or calculation). Yet even if Rule 60(a) were that powerful, it would be wrong to apply it in this case. The record does not indicate an intention for this Court to retain jurisdiction after dismissal. The parties' themselves did not ask the Court to retain settlement enforcement authority when they stipulated to dismiss the case with prejudice. (See Stipulation for Dismissal and Order, Dkt. No. 41.) While Rule 60(a) allows a court to correct some of its own errors, it does not allow it to fix the parties' own mistakes. By contrast, the parties' motion for voluntary dismissal in Lopez Morales expressly stated that they intended the court to retain jurisdiction to enforce the settlement terms. Lopez Morales, 460 F.Supp.2d at 296.

For these reasons, the Motion to Amend is DENIED. The Stipulation is also DENIED. The hearing set for February 23, 2012, is hereby VACATED.

IT IS SO ORDERED this 21st day of February, 2012.

RAMONA V. MANGLONA Chief Judge